Clerk of Indistments Fees, in the

To the Clerk of Indicaments, for Profecuting any Suit of the Lord Proprietor, in the County-Court, either by Indictment, Presentment, County court. Information, or otherwise, One Hundred Pounds of Tobacco for his Fee and no more; unle's the Party profecuted shall traverse, and insuch Cases Two Hundred Pounds of Tobacco for his Fee and no more.

Attorneys Fees in the ferent Courts fellowing.

And to any Attorney, or other Person, practising the Law in the Provincial Court, High-Court of Chancery, Commillary's Court, Court of Vice-Admiralty, or for Profecuting or Defending any Appeals, Writs of Error, or any other Matter or Thing whatfoever, before His Honour the Governour and Council, the feveral Sums hereafter expressed and set down, (to wit,) For Prosecuting or Defending any Caule, Plaint or Action, of what Nature loever, in the Provincial-Court, to final Judgment, Agreement, or other End thereof, the Sum of Four Hundred Pounds of Tobacco and no more.

For any Fee in the High Court of Chancery, and Court of Vice-Admiralty, Six Hundred Pounds of Tobacco and no more.

For any Fee in the Committary's Court, Four Hundred Pounds of Tobacco, and no more.

For any Fee upon any Writ of Error or Appeal, which shall be brought before the Governour and Council, Six Hundred Pounds of Tobacco and no more.

For drawing Petition, Pleading, or Defending any Cause before the General Assembly, the Sum of Four Hundred Pounds of Tobacco, and no more. If a Bill drawn and engrols'd thereon, then Two Hundred Pounds of Tobacco more.

For Pleading, or Defending any Cause, Matter, or Thing, before His Lordship's Agent, or Judge in Land Affairs, the Sum of Three Hundred Pounds of Tobacco, and no more.

Attorney-General's Fees.

To his Lordship's Attorney-General, or Prosecutor, for any Action or (aule, in the Provincial-Court, or at the Assizes, at the Suit of his Lordship, by Indictment, Presentment, Information, or otherways, the Sum of Four Hundred Pounds of Tobacco, and more.

And be it further Enacted, by the Authority, Advice and Consent aforeney, &c. to fild, Triat it shall not, nor may be lawful, for any Attorney, Practiprofecute or tioner, Counfellor, or Adviser in the Law, what oever, from and afdefent any ter the End of this present Session of Assembly, to advise, sue for, proterto be com- secute, de end, or implead, any Person or Persons whatsoever, in any menc'd, until Action or Actions, hereafter to be commenced in any o the Courts or they have the foll Jurisdictions of this Province, unless he or they do first apply him or lowing Oath, themselves to such Court or Courts, Jurisdiction or Jurisdictions, where fuch Action or Actions are to be profecuted, defended, or impleaded, and then and there take the following Oath; which Oath, the Justice or Justices, or any other Judge or Judges, of the several Courts or Jufired by the ridictions, are hereby impowered and required to administer, before they admit such Attorney, or Attorneys, or other Person practising the Law, to plead before them: Saving the several Rights and Priviledges or the Inhabitants of the City of Annapolis, by Virtue of Her late Royal Majesty's Charter granted them.

Which is to be admini-

Saving, &cc.